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in*@*nocnneiser.com (64<del>6) 863-4246</del> APPLICATION GRANTED SO ORDERED:

Vincent L. Briccetti, U.S.D.J.

Dated: 6(3/202)
White Plains, NY

June 3, 2021

Via ECF

Hon. Vincent L. Briccetti

Federal Building and United States Courthouse

300 Quarropas St.

White Plains, NY 10601-4150

Re: USA v. Rahmel Nash, 20 CR 327 VB

Request for Adjournment of Sentence

7/21/21 at 3:00 F

Defendants sentencino submission due 10 days before sentenciny.

Governments sentencing submission

sentencing

Your Honor:

The sentence for Rahmel Nash is scheduled for June 17, 2021 at 3pm. Nash requests an adjournment of sentence until a date on or after July 14, 2021. This request is made because the mitigation specialist assisting the defense in this matter needs more time to complete her work, and also because a final PSR has not yet been issued.

Accordingly, Nash requests an adjournment of sentence until a date on or after July 14, 2021 to ensure sufficient time for the defense to present the Court with fully developed arguments in support of mitigation, and also to allow sufficient time for counsel to review the final PSR with Nash. I have conferred with AUSA Lindsey Keenan; the Government does not object to this request.

Respectfully submitted,

Daniel A. Hochheiser

Cc: All counsel via ECF